

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

GREENFRUIT AVOCADOS, LLC, a
California Corporation

Plaintiff,

v.

STARR INDEMNITY AND LIABILITY
COMPANY, a Texas Corporation; and DOES1 to
20, inclusive,

Defendant.

24 CV 06939 (LGS)

**STIPULATION AND [PROPOSED]-
PROTECTIVE ORDER**

WHEREAS, Plaintiff GreenFruit Avocados, LLC and Defendant Starr Indemnity & Liability Company, the parties to this action (collectively, the “Parties,” and individually, a “Party”) request that this Court issue a protective order pursuant to Federal Rule of Civil Procedure 26(c) to protect the confidentiality of certain nonpublic and confidential material that they may need to disclose in connection with discovery in this case; and

WHEREAS, the Parties, through counsel, agree to the following terms; and

WHEREAS, the Court finds that good cause exists for issuance of an appropriately tailored confidentiality order governing the pretrial phase of this action,

IT IS HEREBY ORDERED that any person subject to this Stipulation and Protective Order (“Protective Order”—including without limitation the Parties to this action, their representatives, agents, experts and consultants, all third parties providing discovery in this action, and all other interested persons with actual or constructive notice of this Protective Order—shall adhere to the following terms:

1. This Protective Order shall govern all discovery material produced or disclosed by the parties during this litigation, including the following: documents, correspondence, data, and

information; answers to interrogatories; answers to deposition questions; responses to requests for admissions; affidavits; deposition transcripts and exhibits; and such other documents, materials and information as may be provided by any party or third-party ("Producing Party") to any other party ("Receiving Party"), during the course of discovery in this litigation. These materials shall be referred to hereinafter as "Litigation Material."

2. The Producing Party shall have the right to designate, in good faith, all or any portion of any Litigation Material as "Confidential" in accordance with the procedures set forth herein, provided the information, materials or documents so designated contains, reveals or reflects:

- (a) non-public business, financial, research or marketing data, methods or plans, trade secrets, customer information, or operational information; or
- (b) other information of a non-public nature that the Producing Party reasonably and in good faith believes to be commercially, competitively or personally sensitive or proprietary in nature.

This information shall be referred to hereinafter as "Confidential Information."

DESIGNATION OF CONFIDENTIAL INFORMATION

3. Any Producing Party may, in the exercise of good faith designate as "Confidential" any portion of any Litigation Material, as follows:

- (a) Documents or other tangible Litigation Materials may be designated as "Confidential" at any time by (i) stamping or otherwise marking at least the first page of the Litigation Material that contains Confidential Information with the word "CONFIDENTIAL" at or before the time of production; or (ii) notifying all other Parties in writing of the Producing Party's claim of confidentiality within thirty days following production.
- (b) Deposition or other testimony may be designated as "Confidential" by stating orally on the record that the information is "Confidential" on the day the testimony is given. The cover of all copies of the deposition transcript that contains Confidential Information shall be

stamped or otherwise marked with the words: "CONFIDENTIAL MATERIAL ENCLOSED."

- (c) Where only parts of Litigation Material are designated as "Confidential," the Producing Party shall designate the parts of the Litigation Material for which confidentiality is claimed and only those parts shall be subject to this Protective Order.
- (d) When designating as "Confidential," the marking shall not obscure the contents of the Litigation Material.

4. No party shall be held in breach of this Protective Order for disclosing Litigation Material to persons unauthorized to receive Confidential Information if such Litigation Material has not been designated as "Confidential" by the Producing Party pursuant to Paragraph 3 of this Protective Order.

5. Once the Receiving Party has notice that the Producing Party has designated Litigation Material as "Confidential," the Receiving Party shall treat the designated materials as "Confidential" in accordance with this Protective Order unless the Receiving Party has any objections to such designation.

TREATMENT OF CONFIDENTIAL INFORMATION

6. Confidential Information (including copies, notes, abstracts or summaries thereof) shall be maintained in confidence by the Receiving Party and shall not be disclosed to any person except:

- (a) the Court and Court staff;
- (b) court reporters and other stenographic employees who record or transcribe testimony related to this Action;
- (c) counsel and co-counsel of record, and the legal associates, paralegals, clerical or other support staff employed by such counsel and actually involved in assisting with this Action;
- (d) the insurers of the Parties;

- (e) the Parties and those directors, officers and present employees of the Parties who are assisting with this Action;
- (f) the experts or consultants retained by the Parties or their counsel to assist with this Action;
- (g) anticipated or actual deposition or trial witnesses to whose testimony the Confidential Information is relevant; and
- (h) any other person, upon written agreement of the Producing Party (which written agreement may be recorded on a deposition or other transcript) or pursuant to Court order.

7. All persons authorized to receive Confidential Information shall take all reasonable and necessary steps to secure any Confidential Information and shall limit access to Confidential Information to those persons identified in Paragraph 6.

8. Prior to disclosure of any Confidential Information to a person identified in subparagraphs (e) through (h) of Paragraph 6, the person shall be presented with, read and agree to be bound by the terms of this Protective Order by signing a Certification in the form annexed at Appendix A. The Receiving Party shall retain the signed Certification and make it available to the Producing Party upon a showing of good cause. Persons to whom Confidential Information is disclosed solely for clerical or administrative purposes, and who do not retain a copy or extract thereof, shall not be required to execute a Certification.

9. If Confidential Information is disclosed, intentionally or inadvertently, to a person not authorized to receive Confidential Information or if a person authorized to receive Confidential Information breaches any obligations under this Protective Order, the Party shall immediately give notice of the unauthorized disclosure or breach to the Producing Party. Without prejudice to other rights and remedies of the Producing Party, the person making the unauthorized disclosure shall make every effort to prevent further disclosure. Breach of the provisions of this Protective Order shall be subject to sanctions as authorized by statute, rule or inherent power of the Court.

USE OF CONFIDENTIAL INFORMATION IN THE ACTION

10. Documents may be filed under seal only as provided in Judge Schofield's Rule I.D.3.

11. The provisions of this Protective Order shall govern pretrial proceedings and discovery and shall not affect the conduct of trial or any other proceeding in open court, subject to the right of any Party to seek an order of protection. The Court shall order an appropriate procedure for the use of Confidential Information at or during the course of trial or a hearing.

12. A deposition witness may be shown Confidential Information pursuant to Paragraph 6(g). Disclosure by a Producing Party or Receiving Party of Confidential Information to a witness during a deposition will not result in waiver of its "Confidential" status, provided:

- (a) the witness is identified as a signatory, author, addressee or recipient of a copy;
- (b) the witness is a current officer, director or employee of a Party;
- (c) the witness is an officer, director or employee of a witness designated by a Party pursuant to Rule 30(b)(6) of the Federal Rules of Civil Procedure; or
- (d) the witness is a nonparty testifying under subpoena or by agreement, or is a Party's expert witness being examined during expert discovery, provided that they sign a Certification in the form appended as Appendix A to this Order and agree on the record to be bound by this Order.

13. The Parties retain the right to apply to the Court for relief from the provisions of Paragraph 12 in the event that a deposition witness refuses to certify that he or she will abide by the terms of this Protective Order pursuant to Paragraph 6.

14. All Litigation Material and the contents thereof shall be used solely in relation to this Action and shall not be used in connection with any other proceeding or potential proceeding, nor for any business, commercial or competitive purposes nor for any other purpose. The Parties

expressly reserve their rights to object to the use and admissibility of any Confidential Information in any other proceeding.

OBJECTIONS

15. A Receiving Party may object to a designation of Litigation Material as "Confidential." In such instance, the Producing Party shall provide an explanation of the basis of the designation within thirty days of the objection. If the parties are unable to resolve the objection within thirty days of the Receiving Party's objection of the Producing Party's explanation, the Producing Party may move the Court for a protective order. This Protective Order has no effect on the burden of proof set forth by Rule 26 of the Federal Rules of Civil Procedure or by law. Until the Court rules on any such motion, the Litigation Material shall continue to be deemed "Confidential Information."

16. Unless otherwise ordered by the Court, if in the face of an objection to its designation of Litigation Material as "Confidential," a Producing Party fails to seek a protective order pursuant to Paragraph 15, any designation as "Confidential" will be removed.

PRIVILEGED AND PROTECTED LITIGATION MATERIAL

17. The Parties expressly assert and preserve any and all privileges and exemptions, including, without limitation the attorney-client privilege and work-product immunity, that apply to any and all Litigation Material ("Protected Material"). In accordance with Rule 502 of the Federal Rules of Civil Procedure, inadvertent disclosure or production of Protected Material shall not be deemed a waiver of any privilege or exemption in the Action or in any other federal, state, local, foreign or other proceeding.

18. The return of purported Protected Material shall not in any way waive the Receiving Party's right to challenge the claim of privilege or exemption, but such challenge shall not (i) be

based in any way on the inadvertent production or disclosure of such material; or (ii) divulge the contents of the Protected Material except to the Court under seal as provided herein.

GENERAL PROVISIONS

19. A Receiving Party served with a subpoena, request for production or other notice in another proceeding by a party not signatory to this Protective Order that seeks production or disclosure of Confidential Information shall give immediate written notice to the original Producing Party, enclosing a copy of the subpoena, request or other notice. Where possible, the Receiving Party shall give at least ten (10) days notice to the Producing Party before producing or otherwise disclosing the Confidential Information; however, in no event shall the Receiving Party produce or disclose the Confidential Information before notice is received by the Producing Party unless required by law. Upon receipt of such written notice, the original Producing Party shall bear the burden, if it deems appropriate, of opposing the subpoena, request or other notice.

20. Within forty-five days of the final conclusion of this Action and all substantially related proceedings by settlement or final judgment, including exhaustion of all appeals, the parties shall use all best efforts to assemble and seek return of Confidential Information (and all copies and notes, abstracts or summaries thereof) from all persons to whom such materials were disclosed and shall return all such materials to the Producing Party. In lieu of returning said Confidential Information to the Producing Party, counsel for the Receiving Party may, at its expense, have all Confidential Information destroyed by an outside vendor and shall supply to the Producing party's counsel a certification or affidavit from Receiving Party's counsel that all Confidential Information has been collected from all sources within that counsel's control and that the materials have been destroyed. Counsel may retain work product, copies of court filings and official transcripts and exhibits, provided any or all retained documents are kept confidential and continue to be treated as provided herein.

21. This Protective Order shall survive the conclusion of this Action. The Parties agree that any suit, action or proceeding arising out of or in connection with this Protective Order shall be brought in the United States District Court for the Southern District of New York, or, if that Court shall lack subject matter jurisdiction, in a court of the State of New York located in the Supreme Court for the State of New York, New York County. The Parties agree to submit to the exclusive jurisdiction of such court and waive any objections to venue and inconvenient forum.

22. This Protective Order may be amended or modified at any time by stipulation of the parties or by order of the Court. The Parties consent to an expedited hearing upon any such application.

RESERVATION OF RIGHTS

23. Nothing in this Protective Order shall prevent any party from disclosing its own Confidential Information to any person as it deems appropriate, and any such disclosure shall not be deemed a waiver of any party's rights or obligations under this Protective Order.

24. Entering into, agreeing to, producing or receiving materials and/or otherwise complying with this Protective Order shall not in any way:

- (a) constitute an agreement by the parties to produce any documents or supply any information or testimony in discovery not otherwise agreed upon or required by law or court order;
- (b) constitute a waiver by any person or party of any right to object to or seek a further order from the Court with respect to any discovery request in this Action or any other proceeding;
- (c) constitute a waiver of any claim of privilege or exemption with regard to any testimony, documents or other information;
- (d) operate as an admission by any party that any particular Litigation Material contains or reflects confidential and/or sensitive commercial, financial, business, proprietary and/or personal information; and/or

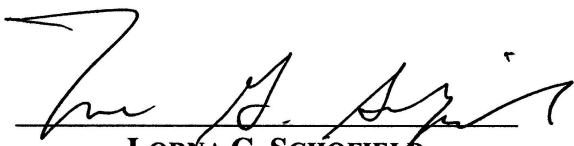
(e) be construed to affect the admissibility of any documents, testimony or other evidence at trial or a hearing.

25. Evidence of the existence or non-existence of a designation under this Protective Order shall not be admissible for any purpose.

26. The parties acknowledge that the Court retains discretion as to whether, in Orders and Opinions, to afford confidential treatment to information that the parties have redacted, sealed or designated as confidential.

Dated: December 9, 2024

SO ORDERED:



LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE

APPENDIX A

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

GREENFRUIT AVOCADOS, LLC, a
California Corporation

Plaintiff,

v.

STARR INDEMNITY AND LIABILITY
COMPANY, a Texas Corporation; and DOES1 to
20, inclusive,

Defendant.

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CERTIFICATION

The undersigned, _____ (print name), under oath, hereby
acknowledges that s/he received a copy of the Stipulation & Protective Order, So Ordered by the
Court on _____, in the matter of *GreenFruit Avocados, LLC v. Starr Indemnity and
Liability Company, et al.*, Case No. 24 CV 06939 (LGS), and has read, understands and agrees to
be bound by the provisions thereof.

The undersigned hereby submits to the jurisdiction of the United States District Court for
the Southern District of New York for the limited purpose of the enforcement of said Stipulation
& Protective Order.

Dated: _____

Signature